#### IN THE U.S. PATENT AND TRADEMARK OFFICE

Applicant:

Ichiro ATOBE et al.

Conf.:

UNKNOWN

Appl. No.:

10/767,056

Group:

UNASSIGNED

Filed:

January 30, 2004

Examiner: UNASSIGNED

For:

CIGARETTE FILTER

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 April 30, 2004

Sir:

Subsequent to the filing of the above-identified application on January 30, 2004, attached hereto is an English translation of the International Preliminary Examination Report (IPER 409) that should be made of record in the present application.

If necessary, the Commissioner is hereby authorized in this, concurrent, and future replies, to charge payment or credit any overpayment to Deposit Account No. 02-2448 for any additional fees required under 37 C.F.R. § 1.16 or under 37 C.F.R. § 1.17; particularly, extension of time fees.

Respectfully submitted,

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JMS/te 0042-0493P

Attachment(s)

(Rev. 02/13/2004)

# Translation

#### PATENT COOPERATION TREATY

# **PCT**

### INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference 02S0552P	FOR FURTHER ACTION  SeeNotificationofTransmittalofInternational Preliminary Examination Report (Form PCT/IPEA/416)				
International application No. PCT/JP02/07807	International filing date (day/s 31 July 2002 (31.0				
International Patent Classification (IPC) or n A24D 3/16, 3/04, 1/02	ational classification and IPC				
Applicant	JAPAN TOBACCO	O INC.			
and is transmitted to the applicant a  2. This REPORT consists of a total of  This report is also accompan amended and are the basis for 70.16 and Section 607 of the	sheets, including to ANNEXES, i.e., sheets	ts of the description, claims and/or drawings which have been ntaining rectifications made before this Authority (see Rule under the PCT).			
3. This report contains indications relations are Basis of the report					
IV Lack of unity of in	vention	velty, inventive step and industrial applicability gard to novelty, inventive step or industrial applicability; ment			
VI Certain documents  VII Certain defects in	•				
Date of submission of the demand	Dat	ate of completion of this report			
20 September 2002 (2	.0.09.02)	14 January 2003 (14.01.2003)			
Name and mailing address of the IPEA/JF	Aut	uthorized officer			
Facsimile No.	Tel	elephone No.			

International application No.

## INTERNATIONAL PRELIMINARY EXAMINATION REPORT PCT/JP02/07807

Basis of the		
	to the elements of the international application:*	×
the in	ternational application as originally filed	*
the de	escription:	n. 61.4
pages		, as originally filed
pages		, filed with the demand
pages	filed with the letter of	
the c	laims:	
page	•	, as originally filed
page	as amended (together with	h any statement under Article 19
page		, filed with the demand
page	filed with the letter of	
the c	drawings:	, as originally filed
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the se	quence listing part of the description:	
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the the or	language of a translation furnished for the purposes of international search (under Rule language of publication of the international application (under Rule 48.3(b)). language of the translation furnished for the purposes of international preliminary e 55.3).	xamination (under Rule 55.2 and
prelimina	gard to any <b>nucleotide and/or amino acid sequence</b> disclosed in the internation acid sequence listing:	nal application, the internation
	ntained in the international application in written form.	
file	ed together with the international application in computer readable form.	
fui	rnished subsequently to this Authority in written form.	*.
fu	rnished subsequently to this Authority in computer readable form.	
Th	ne statement that the subsequently furnished written sequence listing does not ternational application as filed has been furnished.	go beyond the disclosure in t
Th	ne statement that the information recorded in computer readable form is identical ten furnished.	to the written sequence listing h
4. TI	he amendments have resulted in the cancellation of:	
	the description, pages	
<u> </u>	the claims, Nos.	•
	the drawings, sheets/fig	
	— ais report has been established as if (some of) the amendments had not been made, sir	ace they have been considered to
De De	by yond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).**	
* Replaced in this is and 70.1	ment sheets which have been furnished to the receiving Office in response to an invita report as "originally filed" and are not annexed to this report since they do no 17).	Comun amonamente (

International application No.

#### INTERNATIONAL PRELIMINARY EXAMINATION REPORT

PCT/JP02/07807

tatement			-
Novelty (N)	Claims	 1-8	YES
	Claims		NO NO
Inventive step (IS)	Claims		YES
	Claims	 1-8	. NO
Industrial applicability (IA)	Claims	1-8	YES
	Claims		· NO

2. Citations and explanations.

The subject matters of claims 1 and 3-8 do not appear to involve an inventive step in view of document 1 [JP, 2000-246095, A (Mazda Motor Corp.), 12 September, 2000 (12.09.00), claims 15 and 16, paragraphs [0027] and [0057], Figs. 5-7, etc.] and document 2 [JP, 63-160659, A (Japan Tobacco Inc.), 4 July, 1988 (04.07.88)] respectively cited in the ISR.

Document 1 describes various arrangements respectively consisting of an adsorbent agent and plural filters, as filters containing an adsorbent obtained by adding Anico (a ferrous compound) to active carbon, alumina, etc. Furthermore, document 2 describes a cigarette filter and a cigarette holder, respectively containing an adsorbent obtained by loading an inorganic mineral-based porous material with ferrous sulfate-L-ascorbic acid known as Anico. A person skilled in the art could have easily loaded an inorganic mineral-based porous material as described in document 2 with the Anico adsorbent described in document 1. Adequately changing the arrangements respectively consisting of an adsorbent and plural filters described in document 1 is a mere matter of design variation that could have been easily employed by a person skilled in the art. Furthermore, a person skilled in the art could also have easily added well-known silica/alumina further as the adsorbent described in document 1.

The subject matter of claim 2 does not appear to involve an inventive step in view of documents 1 and 2 and document 3 [JP, 4-267871, A (Cigarette Components Ltd.), 24 September, 1992 (24.09.92), Figs. 5, 6, 9 and 10, etc.] cited in the ISR.

Document 3 describes that an adsorbent is mixed in a strip of a cigarette filter, and a person skilled in the art could have easily employed an adsorbent as described in document 1 or 2 as the said adsorbent.